

How appointed.	"General Assembly, no two of whom shall be taken
Restriction.	"from the same congressional district, and shall hold
Term.	"their offices for six years, and until their successors are
	"elected and qualified. All vacancies occurring in said
Vacancies.	"Board by death, resignation, or otherwise, shall be filled
	"by appointment of [by] the Governor of the State."
In force when.	SEC. 2. This act, being deemed of immediate impor-
	ance, shall take effect and be in force from and after its
	publication in the Iowa State Register, and Des Moines
	Leader, newspapers published at Des Moines, Iowa.
	Approved, April 24th, 1872.

I hereby certify that the foregoing act was published in the *Daily Iowa State Register*, and in the *Daily State Leader*, May 1, 1872.

ED WRIGHT, *Secretary of State.*

CH. 233.] CHAPTER CXXXII.* [H. F. 240.]

TAXES FOR SCHOOL PURPOSES.

APRIL 24. AN ACT to Amend Chapter One Hundred Seventy-two Laws of the Ninth General Assembly, and the Acts amendatory thereto, in Relation to the Voting and Levying of School Taxes.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That all taxes hereafter voted and levied under the provisions of chapter 172, laws of the Ninth General Assembly, and the acts amendatory thereto, shall be after the following manner, to-wit: Each school district-township and independent school-district shall vote the several specific sums of money deemed by them necessary to be raised for school-house fund, teachers' fund, and contingent fund, respectively, in their respective school-districts, at the same time as now provided by law, and the secretary of each district-township, or independent school-district, shall certify the several sums so voted to the board of supervisors, designating the amount of school-house tax to be levied in each sub-district, who, in levying the said taxes, shall determine and fix, as near as may be, the per centum necessary to be levied upon the property of each sub-district, township, or independent school-district, in order to realize the respective

1862: ch. 172.

Districts to vote specific sums for the several funds.

Secretary to certify.

School-house tax in each sub-district.

Board of supervisors to fix per centum.

* See chapter xxi.

sums so certified, due regard being had, in all cases, to the proper apportionment of the school-house fund tax between the several sub-districts of any district-township as now provided by law: *Provided, always,* That the per centum so levied shall in no case exceed the limit now fixed by law, but, in case the board of supervisors ascertain that the specific sum certified is greater than the maximum per centum now authorized will produce, the board shall nevertheless levy such maximum limit; and the amount raised for contingent fund "shall not exceed five dollars per scholar, and the amount raised for "teachers' fund," including the amount received from the semi-annual apportionment, shall not exceed fifteen dollars per scholar, for each scholar residing in the district-township, or independent district for which the tax is levied. The number of persons between the ages of five and twenty-one years, as shown by the last report of the county superintendent, shall, for the purposes of this act, be deemed the number of scholars in each school-district.

Proviso: maximum not to be exceeded.

Sec. 2. All acts or parts of acts, inconsistent with this act, are hereby repealed.

Repeal.

Approved, April 24th, 1872.

CH. 238.] CHAPTER CXXXIII. [S. F. 151.

SCHOOLS.

AN ACT to Amend Chapter 172, of the Acts of the Ninth General Assembly, passed April 8, 1862, in Relation to Schools; also Chapter 57, Laws of the Tenth General Assembly. APRIL 25.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That section four, of said chapter one hundred and seventy-two, is hereby amended by inserting therein, immediately after the first word "when," the words, "Changes in civil township boundaries are made, "or:" also by inserting, immediately after the words "for both or all of the new districts," the words, "Or parts of districts;" also to amend the last clause of said section four to read as follows: "A similar division shall be made in case of a formation or changes of boundaries of independent districts, or the consolidation or other change in the boundaries of civil townships."

1862: ch. 172.
Provision for district when boundaries of township are changed.

Division of assets.

Independent districts.

SEC. 2: Section sixty-nine of said chapter is hereby